1 2 3 4 5 6 7	McCormick, Barstow, Sheppard, Wayte & Carruth LLP David Emerzian, #222930 david.emerzian@mccormickbarstow.com H Annie Duong, #319953 annie.duong@mccormickbarstow.com 7647 North Fresno Street Fresno, California 93720 Telephone: (559) 433-1300 Facsimile: (559) 433-2300  Attorneys for Creditor A.J. EXCAVATION INC.		
8	UNITED STATES D	DISTRICT COURT	
9	NORTHERN DISTRIC	CT OF CALIFORNIA	
10	SAN FRANCISO	CO DIVISION	
11	In Re	Panlamentary Casas	
12		Bankruptcy Cases 19-30088-DM (Lead Case) 19-30089-DM	
13	PG&E CORPORATION		
	and (Jointly Administered)		
14		A LEWIS AND THE SENSE OF	
14 15	PACIFIC GAS AND ELECTRIC COMPANY,	A.J. EXCAVATION INC.'S NOTICE OF PERFECTION OF LIEN	
15	COMPANY,  Debtors.  Affects PG&E Corporation	PERFECTION OF LIEN	
15 16	Debtors.  Affects PG&E Corporation Affects Pacific Gas and Electric Corporation	PERFECTION OF LIEN	
15 16 17	Debtors.  Affects PG&E Corporation Affects Pacific Gas and Electric Corporation Affects both Debtors	PERFECTION OF LIEN	
15 16 17 18	Debtors.  Affects PG&E Corporation Affects Pacific Gas and Electric Corporation	PERFECTION OF LIEN	
15 16 17 18 19	Debtors.  Affects PG&E Corporation Affects Pacific Gas and Electric Corporation Affects both Debtors  **All papers shall be filed in the Lead Case	PERFECTION OF LIEN	
15 16 17 18 19 20	Debtors.  Affects PG&E Corporation Affects Pacific Gas and Electric Corporation Affects both Debtors  **All papers shall be filed in the Lead Case No. 19-30088 DM	PERFECTION OF LIEN	
15 16 17 18 19 20 21	Debtors.  Affects PG&E Corporation Affects Pacific Gas and Electric Corporation Affects both Debtors  **All papers shall be filed in the Lead Case No. 19-30088 DM	PERFECTION OF LIEN  (11 U.S.C. §§ 362, 546(b))  b, by and through its undersigned counsel, hereby	
15 16 17 18 19 20 21 22	COMPANY,  Debtors.  Affects PG&E Corporation Affects Pacific Gas and Electric Corporation Affects both Debtors  **All papers shall be filed in the Lead Case No. 19-30088 DM  Creditor A.J. EXCAVATION INC., ("AJ")	PERFECTION OF LIEN  (11 U.S.C. §§ 362, 546(b))  a, by and through its undersigned counsel, hereby continuation of perfection of its mechanics' lien	
15 16 17 18 19 20 21 22 23	COMPANY,  Debtors.  Affects PG&E Corporation Affects Pacific Gas and Electric Corporation Affects both Debtors  **All papers shall be filed in the Lead Case No. 19-30088 DM  Creditor A.J. EXCAVATION INC., ("AJ") files this notice of perfection, maintenance, and of	PERFECTION OF LIEN  (11 U.S.C. §§ 362, 546(b))  a, by and through its undersigned counsel, hereby continuation of perfection of its mechanics' lien as Gas and Electric Company ("Debtors") pursuant	
15 16 17 18 19 20 21 22 23 24	COMPANY,  Debtors.  Affects PG&E Corporation Affects Pacific Gas and Electric Corporation Affects both Debtors  **All papers shall be filed in the Lead Case No. 19-30088 DM  Creditor A.J. EXCAVATION INC., ("AJ") files this notice of perfection, maintenance, and cagainst the Debtors, PG&E Corporation and Pacific	PERFECTION OF LIEN  (11 U.S.C. §§ 362, 546(b))  a, by and through its undersigned counsel, hereby continuation of perfection of its mechanics' lien as Gas and Electric Company ("Debtors") pursuant	

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grading, paving, foundation, fencing, excavation, maintenance and/or other related construction

2. Debtor Pacific Gas & Electric Company (hereinafter "PG&E") contracted AJ to provide earthwork, grading, paving, foundation, fencing, excavation, maintenance, and/or other related construction services for the improvement of certain real property owed, or reputed to be owned, by PG&E, as provided more fully in the prepetition contract (Long Form) (hereinafter "Contract"). The real property is located at the following address, along with the contract number, more commonly known as:

# Gregg Substation 34659 Avenue 7, Madera, CA 93638 Contract #C12514

(hereinafter "Real Property").

- 3. Prior to the bankruptcy petition, AJ furnished such labor, materials, equipment, and/or supervision for the earthwork, grading, paving, foundation, fencing, excavation, and other related construction services for the improvement of the Real Property in accordance with the scope of work contained in the Contract, and as amended by applicable work change orders.
- 4. The principal sum, exclusive of interest and other charges, that is currently due and owing to AJ for the labor and materials provided to the PG&E pursuant to the Contract is:

#### \$65,500.00

5. Bankruptcy Code, 11 U.S.C. section 362(b)(3), provides that:

The filing of a petition under section 301, 302, or 303 of this title...does not operate a stay... under subsection (a) of this section, of any act to perfect, or to maintain or continue the perfection of, an interest in property to the extent that the trustee's rights and powers are subject to perfection under Section 546(b) of this title or to the extent that such act is accomplished within the period provide under section 547(e)(2)(A) of this title. 11 U.S.C. § 362(b)(3).

- 6. Bankruptcy Code, 11 U.S.C. section 546(b), provides that:
  - (1) The rights and powers of a trustee under sections 544, 545, and 549 of this title are subject to any generally applicable law that-
    - (A) permits perfection of an interest in property to be effective against an entity that acquires rights in such property before the date of perfection; or
    - (B) provides for the maintenance or continuation of perfection of an interest in property to be effective against an entity that

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acquire rights in such property before the date on which action is taken to effect such maintenance or continuation.

(2) If -

- (A) a law described in paragraph (1) requires seizure of such property or commencement of an action to accomplish such perfection, or maintenance or continuation of perfection of an interest in property; and
- (B) such property has not been seized or such an action has not been commenced before the date of the filing of the petition;

such interest in such property shall be perfected, or perfection of such interest shall be maintained or continued, by giving notice within the time fixed by such law for such seizure or such commencement. 11 U.S.C. § 546(b).

- 7. Pursuant to California Mechanic's Lien law, a claimant must commence an action to enforce a lien within 90 days after recordation of the claim of lien. Cal. Civ. Code § 8460(a). Because the Debtors filed their Chapter 11 petition for bankruptcy on January 29, 2019, it created an automatic stay of all actions, including a claimant's action to enforce a lien. Thus, AJ was prevented from commencing an action to enforce its liens against the Debtors and perfect its mechanic's liens under the law.
- 8. Accordingly, AJ hereby gives this notice in lieu of the commencement of any action to perfect, maintain, or otherwise preserve its mechanics' liens pursuant to 11 U.S.C. § 546(b) and California Civil Code sections 8460(a), including the recording of a claim of lien, the commencement of action to enforce the Mechanics' Liens, the filing of a Pendency of Action, and/or the service of notice on purchasers of production on the Real Property ("Mechanics' Lien"). A true and correct copy of the Mechanics' Lien is attached hereto as Exhibit "A" and incorporated by reference.
- 9. AJ hereby gives notice it intends to enforce its rights under the Mechanics' Lien to the fullest extent allowed under the law. This Notice shall not be construed as an admission that such filing is required or to the necessity of recording, commencement, or seizure. In addition, AJ hereby gives notice that it has, or may be entitled to, additional mechanics' liens rights to properties owned by the Debtors as they become due and owing according to prepetition contracts with the Debtors for the improvement of real property. This Notice shall preserve and continue to preserve any and all of AJ's rights as to the Mechanics' Liens and Bankruptcy Code.

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1	10. AJ reserves the rigi	ht to amend, supplement, or otherwise modify this Notice and
2	reserves any and all rights entitled	to it under the applicable law.
3		
4	Dated: April 26, 2019	McCORMICK, BARSTOW, SHEPPARD, WAYTE & CARRUTH LLP
5		WITT IE & CHIRCO III EEL
6		
7		By: /s/ H. Annie Duong David L. Emerzian
8		H Annie Duong
9		Attorneys for Creditor A.J. EXCAVATION INC.
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MCCORMICK, BARSTOW, SHEPPARD, WAYTE & CARRUTH LLPCASE: 7647 NORTH FRESNO STREET FRESNO, CA 93720

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## **PROOF OF SERVICE**

## STATE OF CALIFORNIA, COUNTY OF FRESNO

At the time of service, I was over 18 years of age and **not a party to this action**. I am employed in the County of Fresno, State of California. My business address is 7647 North Fresno Street, Fresno, CA 93720.

On April 26, 2019, I served true copies of the following document(s) described as **A.J. EXCAVATION, INC.'S NOTICE OF PERFECTION OF LIEN** on the interested parties in this action as directed by the Order Implementing Certain Notice and Case Management Procedures issued March 6, 2019.

BY ELECTRONIC FILING THROUGH CM/ECF PARTICIPANTS: Based on the Order Implementing Certain Notice and Case Management Procedures, transmission of service through CM/ECF shall constitute effective service on that Registered Participant. My electronic service address service is dawn.houston@mccormickbarstow.com, and I caused the document(s) to be sent to the persons using the CM/ECF system. I did not receive, within a reasonable time after the transmission, any electronic message or other indication that the transmission was unsuccessful.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Executed on April 26, 2019, at Fresno, California.

/s/ Dawn Houston
Dawn M. Houston

MCCORMICK, BARSTOW,
SHEPPARD, WAYTE &
CARRUTH LLPCASE
7647 NORTH FRESNO STREET

FRESNO, CA 93720

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# **EXHIBIT A**

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# NOTICE OF MECHANICS' LIEN ATTENTION!

Upon the recording of the enclosed MECHANICS' LIEN with the county recorder's office of the county where the property is located, your property is subject to the filing of a legal action seeking a court-ordered foreclosure sale of the real property on which the lien has been recorded. That legal action must be filed with the court no later than 90 days after the date the mechanics' lien is recorded.

The party identified in the mechanics' lien may have provided labor or materials for improvements to your property and may not have been paid for those items. You are receiving this notice because it is a required step in filing a mechanics' lien foreclosure action against your property. The foreclosure action will seek a sale of your property in order to pay for unpaid labor, materials, or improvements provided to your property. This may affect your ability to borrow against, refinance, or sell the property until the mechanics' lien is released.

BECAUSE THE LIEN AFFECTS YOUR PROPERTY, YOU MAY WISH TO SPEAK WITH YOUR CONTRACTOR IMMEDIATELY, OR CONTACT AN ATTORNEY, OR FOR MORE INFORMATION ON MECHANICS' LIENS GO TO THE CONTRACTORS STATE LICENSE BOARD WEB SITE AT www.cslb.ca.gov.

#### PROOF OF SERVICE AFFIDAVIT

I am a citizen of the United States and employed California. I am over the age of eighteen (18) years an 514 N. Brawely Ave Fresno CA 93706	
On this date I served the foregoing MECHA Pacific Gas & Electric 77 Beale St. Sa: Subject to the mechanics' lien:	n Francisco CA 94105
by placing a true copy thereof enclosed in prepaid, evidenced by a certificate of mailing, to residence or place of business address or at the with the authority issuing a building permit Section 8174 of the California Civil Code.	o the owner at the owner's or reputed owner's address shown by the building permit on file for the work, or as otherwise provided in
by personally delivering a true copy thereof t	to the person(s) at the address set forth below:
I declare under penalty of perjury under the laws of the	e State of California that foregoing is true and correct.
Executed on: 2-1/6-19 (SIGNATURE)	by: Alisa Emmett (Your Name)

Page 2 of 2

Proof of Service of Mechanics' Lien © VFR, Inc., P.O. Box 7, Loomis, CA 95650 (916) 652-7237

Mechanics' Lien Form D-2 Revised 7-1-2012

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#### RECORDING REQUESTED BY

A.J. Excavation Inc.

514 N. Brawley Avenue

Fresno CA 93706

#### AND WHEN RECORDED MAIL TO:

A.J. Excavation Inc.

514 N. Brawley Avenue

Fresno, CA 93706

Gregg: 19-105:2700203162:CNTR:C12514

# 2019005912

Rebecca Martinez Madera County Clerk-Recorder

03/26/2019 08:31 AM A J EXCAVATION INC

Titles: 1 Pages: 2

Fees: \$98.00 Taxes: \$0.00 Total: \$98.00



MECHAN	ICS' LIEN
The undersigned A.J. Excavation Inc.	·
[Name of person or firm claiming mechan Claimant claims a mechanics' lien upon the followin	cs' lien. Contractors use name exactly as it appears on contractor's license]
	nty of Madera , California,
Gregg Substation: 34659 Avenue 7 Madera,	•
[General description of property where the work or ma but, if possible, use both street ac	
Emergency Repairs	
#19-105 PO:2700203162 Contract #C12514 In	voice #2019-1062
The sum of \$ 65,500.00	together with interest thereon
[Amount of claim due and	npaid]
at the rate of 10% percent per annum from Marc	h 23rd, 2019 [Date when balance became due]
is due claimant after deducting all just credits and o	·
by claimant Provide & Install Foundations /	Relocate Soils / Grading / Demolition
[Insert general descripti	on of work or materials furnished]
Claimant furnished the work	and marketing at the market of our maken continues with
Pacific Gas & Electric	and materials at the request of, or under contract with
[Name of person or firm who ordered or c	ontracted for the work or materials]
The owners and reputed owners of the real property	or less shald interest are
Pacific Gas & Electric	or leasefroid interest are
[Insert name of owner of real property. This can be obtained from the County Recorder]	
Firm Name	A.J. Excavation Inc
	By: Signature of claimant or authorized agent]
	Alisa Emmett
	[Printed name of claimant or authorized agent] 514 N. Brawley Avenue Fresno CA 93706
	[Address of claimant or authorized agent]
VERIFI	CATION
I, the undersigned, say: I am the President	
	sident of," "Manager of," "A partner of," "Owner of," etc.]
the claimant of the foregoing mechanics' lien. I have contents thereof; the same is true of my own knowle	
I declare under penalty of perjury that the foregoing	
Executed on March 24th, 2019 at Fres	
[Date of Signature]	, Camornia.
((	))
Perso	al-signature of the individual who is swearing that the contents of the claim of mechanics' lien are true.]
Alis	a Emmett
	[Printed name]

Page 1 of 2 Revised 7-1-2012

© VFR, Inc., P.O. Box 7, Loomis, CA 95650 (916) 652-7237

FORM D

AJ Excavation Inc.

Fresno, CA 93706 O#559-408-5908 F #559-354-0639

M	4	-	~	-
n	W	u	L	

Date	Invoice #
1/8/2019	2019-1062

Bill To	
Pacific Gas & Electric P.O. BOX 7760 San Francisco, CA. 94120	

P.O. No.	Terms	Project
2700203162		Gregg Sub Safety Clean Up

65,500.00	65,500.00
`	
Total	\$65,500.0
	Total

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# Contract (Long Form)

This is a Contract between the below named Contractor ("Contractor"), a California corporation, and Pacific Gas and Electric Company ("PG&E"), a California corporation with its headquarters located at 77 Beale Street, San Francisco, California 94105.

Contractor's PG&E Contract No. C12514 A.J. Excavation Inc. Legal Name:

Contractor's 9662 W. Kearney Boulevard This Contract consists of 66 pages. Address:

**Project Name: Emergency Yard Repairs** Job Location: PG&E's Gregg City Substation

Fresno, CA 93706

WORK: Contractor shall, at its own risk and expense, perform the Work described in this Contract and furnish all labor, equipment, and materials necessary to complete the Work as summarized below and as more fully described in Attachment 1, Scope of Work. This is not an exclusive Contract. This Contract does not guarantee Contractor any Work nor is there any guarantee as to any volume or duration of Work.

Contractor shall perform the following work at PG&E's Gregg City Substation:

#### Demolition/Removal

- Remove and dispose of approx. 250 LF of existing 6' chain link fence, associated hardware and fence posts
- Perform 400' of AC saw cut

#### Supply/Install:

- Approx. 280 LF of 7' chain-link fencing including 6 strand barbed wire, all associated hardware, and new line terminal posts to be set in concrete
- 10 8"x12"x4' reinforced concrete curb foundations
- 28"x12"x40' reinforced concrete curb foundations
- 1 26' rolling 7' high rolling chain link gate on a concrete track
- 1 50'x50'x2" AC pad on existing baserock

#### Final Grade:

- Perform final grading utilizing the dress-up method

Load and off-haul:

- Approx 550 tons of non-hazardous soils and dispose at an authorized disposal facility

ATTACHMENTS: Each of the following documents is attached to this Contract and incorporated herein by this reference:

Attachment 1: Scope of Work, Pages 1-6.

Attachment 2: General Conditions, Pages 1-49.

Attachment 3: Authorized Disposal and Recycling Facilities, Pages 1-7.

Attachment 4: Highlighted Yard Area Photo, Pages 1-1. Attachment 5: Labor and Equipment Rates, Pages 1-1.

**CONTRACT TERM**: This Contract is effective upon signature by both parties and expires on 02/28/2019.

**COMPLETION:** Contractor shall commence performance hereof when directed to do so by PG&E. Work shall be completed by the

completion date of 02/28/2019. Time is of the essence.

INSURANCE: Contractor shall maintain insurance in accordance with Section 25 of the General Conditions.

In accordance with Section 16 of the General Conditions. **TERMS OF** 

**PAYMENT:** 

CONSIDERATION: As full consideration for satisfactory performance of the Work by Contractor, PG&E's total obligation to Contractor shall not exceed the following amount. This amount is inclusive of all taxes incurred in the performance of the Work. Any change to this amount shall only be authorized in writing by a PG&E Contract Change Order, fully executed by both PG&E and Contractor.

TOTAL: Unit Price, Lump Sum, and T&M Not-to-Exceed Total Amount of \$246,000.00

THE PARTIES, BY SIGNATURE OF THEIR AUTHORIZED REPRESENTATIVES, HEREBY AGREE TO THE TERMS OF THIS CONTRACT.

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PACIFIC G	AS AND ELECTRIC COMPANY	CONTRACTOR: A.J. EXCAVATION INC.		
Signature	Janetta Tarter	Signature	Dave Swofford	
Name	Janette 7Farter4AD	Name	Davĕ <sup>C5</sup> 5₩&F <b>7</b> &Pd···	
Title	Sourcing Supervisor	Title	VP Utility	
Date	12/6/2018	Date	12/6/2018	

ADMINISTRA	TION				
PG&E Negotiator	Austin Gatan		Contractor Representative	Dave Swofford	
Phone			Phone	(559) 408-5908	
Email	A7GD@pg	e.com	Email	dave@movendirt.com	
Accounting R	eference	74016652			
PG&E Work S	Supervisor:	Warren Frank	Phone: (707) 29	11-1232	
INVOICE INSTRUCTIONS: As described in more detail in the Invoicing section of the Terms and Conditions, Contractor shall send invoices for each payment when due, showing the Purchase		The default submission system for invoices to PACIFIC GAS AND ELECTRIC COMPANY should be through the Taulia electronic invoicing portal, which also provides real-time invoice payment status. In rare cases that it is infeasible for a supplier to use this system, please send paper invoices to the address the elow. Invoice payment status for paper invoices can be accessed through the automated PG&E Paid Help ine at (800) 756-PAID (7243) or by emailing <a href="mailto:APPaidline@pge.com">APPaidline@pge.com</a> .			
		Send ORIGINAL Invoice to:	PG&E Accounts Payable* PO Box 7760 San Francisco, CA 94120-7760		
Order Number "27" or "35") ar Item number, i applicable.	nd the Line	Send COPY of Invoice to:	6030 West Oaks	Jennifer Brothers 6030 West Oaks Boulevard, Suite 300 Rocklin, CA 95765 or ETS&PSContractInvoicing@pge.com	
INTERNAL PO	&E USE ON	LY			
Distribution D	Pate				
Distribution of Copies		ARIBA Contracts ("CXXXX uploads an executed copy in a		☐ Contractor (Signed Original Copy)	
		☐ Work Supervisor	_	Manager	
		☐ Invoice Approver		Supervisor	
		☐ V.P.		☐ Sourcing/ Purchasing	
		☐ Director		Law	

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